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10	Amarin Pharmaceuticals Ireland Limited	
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10	UNITED STATES I	DISTRICT COURT
18	DISTRICT O	F NEVADA
19		
17	AMARIN PHARMA, INC. and AMARIN	CASE NO.: 2:16-cv-02525-MMD-NJK
20	PHARMACEUTICALS IRELAND LIMITED,	
		(Consolidated with 2:16-cv-02562-MMD-
21	Plaintiffs,	NJK)
22		
22	V.	JOINT MOTION FOR ONE-DAY
23		EXTENSION OF DEADLINE TO SUBMIT
	HIKMA PHARMACEUTICALS USA INC., et	JOINT STATUS REPORT
24	al.,	
25		
25	Defendants.	
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Pursuant to the Court's April 17, 2019 Order (ECF No. 203), Plaintiffs Amarin Pharma, Inc. and Amarin Pharmaceuticals Ireland Limited (collectively, "Amarin"), Defendants Hikma Pharmaceuticals USA Inc. and Hikma Pharmaceuticals International Limited (collectively, "Hikma") and Defendants Dr. Reddy's Laboratories, Inc. and Dr. Reddy's Laboratories, Ltd. (collectively, "DRL") in the above-referenced consolidated action were required to submit a joint status report within seven days of the Court's Order. Since the Court's April 17, 2019 Order, the parties have diligently worked on the conditions under which the parties would be prepared to proceed with the currently scheduled January 13, 2020 trial. The parties are close to an agreement on these conditions, but request additional time to solidify the terms of this agreement. The parties therefore respectfully request a one-day extension—to Thursday, April 25, 2019—of the deadline to submit the Joint Status Report. DATED: April 24, 2019 Respectfully submitted,

/s/ Jason D. Smith

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23	Pharmaceuticals USA Inc. and Hikma	
24	Pharmaceuticals International Limited	
25		IT IS SO ORDERED.
26		1 (lm)
27	Dated: April 25, 2019	HS Division 1
28		U.S. District Judge

## 1 **CERTIFICATE OF SERVICE** 2 I hereby certify that on April 24, 2019, I caused true and correct copy of **JOINT** 3 **MOTION** TO **REQUEST STATUS CONFERENCE** REGARDING TRIAL 4 **SCHEDULING** to be filed with the Clerk of the Court using the Court's CM/ECF system, and 5 service was thereby effected electronically on the following counsel of record in this matter: 6 Laxalt & Nomura, Ltd. 7 Wayne A. Shaffer Email: wshaffer@laxalt-nomura.com Winston & Strawn LLP 8 George C. Lombardi Email: glombard@winston.com 9 Charles B. Klein Email: cklein@winston.com Claire A. Fundakowski Email: cfundakowski@winston.com 10 Eimeric Reig-Plessis Email: ereigplessis@winston.com Locke Lord LLP 11 Alan B. Clement Email: aclement@lockelord.com Myoka Kim Goodin Email: mkgoodin@lockelord.com 12 Nina Vachhani Email: nvachhani@lockelord.com 13 Jennifer Coronel Email: jennifer.coronel@lockelord.com 14 Attorneys for Defendants Hikma Pharmaceuticals USA, Inc. and Hikma Pharmaceuticals International Limited 15 Brownstein Hyatt Farber Schreck, LLP 16 Michael D. Rounds Email: mrounds@bhfs.com 17 Email: rcudnik@bhfs.com Ryan James Cudnik Windels Marx Lane & Mittendorf, LLP 18 Constance S. Huttner Email: chuttner@ windelsmarx.com Email: frodriguez@ windelsmarx.com Frank D. Rodriguez 19 Email: csun@windelsmarx.com Caroline Sun Beth Finkelstein Email: bfinkelstein@windelsmarx.com 20 21 Attorneys for Defendants Dr. Reddy's Laboratories, Inc. and Dr. Reddy's Laboratories, Ltd. 22 /s/ Rachel Jenkins 23 An employee of Santoro Whitmire 24 25

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